## FOR UTILITY ORIGINAL APR 1 5 2004 & DECLARATION

## RULE 63 (37 C.F.R. 1.63) DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

As a below named investigation of the subject matter which is claimed and for which a patent is sought on the <u>INVENTION ENTITLED</u>

LITHOGRAPHIC	APPARATUS, DEVICE	MANUFACTURI	NG METHOD	AND CO	MPUTER-READ	ABLE STOP	RAGE MEDI	UM	
the specification of wh	ich was filed on No	vember 14, 2003			. Application No.		2,264		
above. I acknowledge the foreign priority benefits us which designated at least or PCT International Approximation of the property of the province of the prov	e reviewed and understand the e duty to disclose all information nder 35 U.S.C. 119(a)-(d) or 36 t one other country than the Urblication, filed by me or my as rity is claimed, or (2) if no priori	on known to me to 65(b) of any foreigr nited States, listed ssignee disclosing	be material to pain application(s) to below and have the subject ma	atentability or patent o also ident tter claime	as defined in 37 C.I r inventor's certifica ified below any fore d in this application	F.R. 1.56. Ex te, or 365(a) o eign applicatio	cept as noted of any PCT Into n for patent or	below, I hereby claim emational Application inventor's certificate	
<b>PRIOR FOREIGN AP</b>									
<u>Number</u>	Country	<u>Filed</u>		Date First Laid Open		Date Patented or		<b>Priority</b>	
		1		Or Publi	ished	Granted		Claimed	
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PCT international application is in addition defined in 37 C.F.R. 1.9 application:	hereby claim domestic priority titions listed above or below ar to that disclosed in such prior 66 which became available be	nd, if this is a cont applications, I act etween the filing o	inuation-in-part knowledge the d late of each su	(CIP) appl duty to disc ch prior ap	ication, insofar as t	he subject ma	atter disclosed to be materi	I and claimed in this al to patentability as	
PRIOR U.S. PROVISI Application Number	<u>ONAL, NONPROVISIONA</u>	L AND/OR PCT Filed	APPLICATIO	<u>N(S)</u>	<u>S</u> pending, abar	tatus		Priority Claimed	
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10/624,893		23 July 2003			PENDING	PENDING		S	
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Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.  And I hereby appoint Pillsbury Winthrop LLP, Intellectual Property Group, (to whom all communications are to be directed), and persons of that firm who are associated with USPTO Customer No. 00909 individually and collectively my attorneys to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith and with the resulting patent, and I hereby authorize them to delete from that Customer No. names of persons no longer with their firm, to add new persons of their Firm to that Customer No., and to act and rely on instructions from and communicate directly with the person/assignee/attorney/firm/ organization who/which first sends/sent this case to them and by whom/which I hereby declare that I have consented after full disclosure to be represented unless/until I instruct the above Firm and/or an attorney of that Firm in writing to the contrary.  Power of Attorney to Customer Number  Date: 1 April 2004									
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